United States Bankruptcy Court Eastern District of Wisconsin

In re	Pamela J Holmes		Case No.					
		Debtor(s)	Chapter	13				
	CHAPTER 13 PLAN							
		NOTICES						
Bankr	E TO DEBTORS: This plan is the model pla uptcy Court for the Eastern District of Wisco TERED IN ANY WAY OTHER THAN WITH TH	onsin on the date this p	olan is filed. Th	IIS FORM PLAN MAY NOT				
	A check in this box indicates that the plan c	ontains special provisi	ons set out in S	Section 10 below.				
and dia	E TO CREDITORS: YOUR RIGHTS WILL BE scuss it with your attorney. If you oppose any pection will be in a separate notice. Confirmation and the full amount of your claim and/or a lesser	provision of this plan you no f this Plan by the Cou	must file a writte rt may modify yo	n objection. The time to file				
	ust file a proof of claim in order to be paid ust to the availability of funds.	under this Plan. Payme	ents distributed	by the Trustee are				
		THE PLAN						
Debto	or Debtors (hereinafter "Debtor") propose this	Chapter 13 Plan:						
1. Su	bmission of Income.							
	otor's annual income is above the median fo otor's annual income is below the median fo							
	(A). Debtor submits all or such portion of fur (hereinafter "Trustee") as is necessary for the		ure income to th	e Chapter 13 Trustee				
	(B). Tax Refunds (Check One):							
	 □ Debtor is required to turn over to the Trust during the term of the plan. ✓ Debtor will retain any net federal and state 							
	•		· ·	·				
one) √ one) □	an Payments and Length of Plan. Debtor sha] month ☐ week ☐ every two weeks ☐ semi-r] Debtor ☐ Joint Debtor or by ☑ Direct Payme all allowed claims in every class, other than lon	monthly to Trustee by \square ent(s) for the period of $_$ 60	Periodic Payroll _ months. The	Deduction(s) from (check				
☐ If cl	necked, plan payment adjusts as indicated in th	ne special provisions loca	ted at Section 1	0 below.				

3. Claims Generally. The amounts listed for claims in this Plan are based upon Debtor's best estimate and belief. Creditors may file a proof of claim in a different amount. Objections to claims may be filed before or after confirmation.

The following applies in this Plan:

CHECK A BOX FOR EACH CATEGORY TO INDICATE WHETHER THE PLAN OR THE PROOF OF CLAIM CONTROLS:

		Plan Controls	Proof of Claim Controls
A.	Amount of Debt		✓
B.	Amount of Arrearage		✓
C.	Replacement Value - Collateral	✓	
D.	Interest Rate - Secured Claims	✓	

FAILURE TO CHECK A BOX UNDER A CATEGORY IN THIS SECTION WILL MEAN THAT A PROPERLY FILED PROOF OF CLAIM WILL CONTROL FOR THE CORRESPONDING SUB-PARAGRAPH OF THE PLAN.

- **4.** Administrative Claims. Trustee will pay in full allowed administrative claims and expenses pursuant to 507(a)(2) as set forth below, unless the holder of such claim or expense has agreed to a different treatment of its claim.
 - **(A). Trustee's Fees.** Trustee shall receive a fee for each disbursement, the percentage of which is fixed by the United States Trustee, not to exceed 10% of funds received for distribution.
 - **(B). Debtor's Attorney's Fees.** The total attorney fee as of the date of filing the petition is \$\(\frac{3,500.00}{2}\). The amount of \$\(\frac{0.00}{0.00}\) was paid prior to the filing of the case. The balance of \$\(\frac{3,500.00}{2}\) will be paid through the plan. Pursuant to 507(a)(2) and 1326(b)(1), any tax refund submission received by the trustee will first be used to pay any balance of Debtor's Attorney's Fees.

Total Administrative Claims: \$6,114.80

- 5. Priority Claims.
 - (A). Domestic Support Obligations (DSO).

✓ If checked, Debtor does not have any anticipated DSO arrearage claims or DSO arrearage claims
assigned, owed or recoverable by a governmental unit.

☐ If checked, Debtor has anticipated DSO arrearage claims or DSO arrearage claims assigned, owed or recoverable by a governmental unit. Unless otherwise specified in this Plan, priority claims under 11 U.S.C. 507(a)(1) will be paid in full pursuant to 11 U.S.C. 1322(a)(2). A DSO assigned to a governmental unit might not be paid in full. 11 U.S.C. 507(a)(1)(B) and 1322(a)(2).

(a) DSO Creditor Name and Address	(b) Estimated Arrearage Claim	(c) Total Paid Through Plan
-NONE-		
Totals	\$0.00	\$0.00

(B). Other Priority Claims (e.g., tax claims). These priority claims will be paid in full through the plan.

(a) Creditor	(b) Estimated claim
Internal Revenue Service	\$0.00
Special Procedures Unit	\$0.00
Totals:	\$0.00

Total Priority Claims to be paid through plan: __\$0.00

payment of value, as of	the und	s. The holder of a s derlying debt deter ective date of the p llowed amount of t	mined under no lan, of property	n-bankruptcy	/ law o	or discharge	under Section	1328. ⁻	The
(A).	. Claims Secured by Personal Property.								
	☐ If checked, The Debtor does not have claims secured by personal property which debtor intends to retain. Skip to 6(B).							ls to	
	✓ If checked, The Debtor has claims secured by personal property which debtor intends to retain.								
	(i). Adequate protection payments. Creditor must file a proof of claim to receive adequate protection payments. Upon confirmation the treatment of secured claims will be governed by Paragraph (ii) below. The Trustee shall make the following monthly adequate protection payments to creditors pursuant to 1326(a)(1)(C):								elow.
(a) Creditor			(b) Collateral			(c) Monthly Ade		
Credit Accep	tance C	Gorp.	2008 Lexus 350	146000 miles				paymeni	\$50.00
			Total monthly a	dequate					
			protection paym	nents:					\$50.00
	C Ve ve th	If checked, the Dekip to (b). If checked, the Delaims listed in this suchicle; (2) which debenicle is for the persecutive debt was incurred onthly payment in continuous.	ebtor has secured ubsection consist of was incurred wi onal use of the de within 1 year of f olumn (f).	d claims which of debts (1) s ithin 910 days ebtor; OR , if th	n requi ecure of filir ne coll	re full paymer d by a purchas ng the bankrup ateral for the o). After confir	nt of the underlese money secutory petition; and lebt is any other mation the Tru	ying deb Irity inter nd (3) wh er thing o	t. est in a nich of value, pay the
(a) Creditor	(b)	Collateral	(c) Purchase Date	(d) Claim Amount	(e) Inter Rat	est Mont	(f) Estimated hly Payment	To	stimated otal Paid ugh Plan
Credit Acceptance Corp.		8 Lexus 350 000 miles	12/31/15	\$18,122.00	%4.:			\$1	9,349.19
TOTALS				\$18,122.00				\$ 1	9,349.19
	(b). <u>Secured Claims</u>	- Replacement \	/alue.					
	(E	·	ebtor has secured	d claims which	n may	be reduced to	replacement v		·
(a) Creditor		(b) Collateral	(c) Purchase Date	Replace Value,	(d) ment	(e) Interest Rate		timated ayment	(g) Estimated Total Paid Through Plan

(a) Creditor	(b) Co	llateral	(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f)Estimate Monthly Payme		
-NONE-								
TOTALS				\$0.00			\$ \$0.00	
(B).	Claims Secu	red by Real	Property Which D	Debtor Intends to	Retain.			
	• •	ecked, the De kip to (C).	btor does not have	e any claims secu	red by real prop	perty that Debtor in	ends to	
	make all ordinarily provided	post-petition come due. T	mortgage payment hese regular mont	ts directly to each hly mortgage pay are due beginning	mortgage cred ments, which m the first due da	or intends to retain itor as those paymay be adjusted up ate after the case is	ents or down as	
(a) Creditor			(b) Property desc	ription				
-NONE-								
(a) Creditor	through t	he Plan. Trus			e claim the estinated (d) Estin	Payment		
TOTALS					60.00		\$0.00	
Fotal Secured (C). follow	Surrender of ing collateral.	f Collateral. Any secured		9,349.19 ve as notice to creecured lien holder	editor(s) of Deb	tor's intent to surre al is surrendered a r of the collateral.	nder the	
(a) Creditor				(b) Collateral to be surrendered				
\$ 20,7 unsec	Debtor estimates 28.65. After ured claims a Special class None	all other class a pro rata sha ses of unsecu	ses have been paid re of not less than red claims:	d, Trustee will pay \$ 20,728.65 _ or _1	to the creditors 100_%, whichev	sified in paragraph s with allowed gene ver is greater.		
	Total Unse	ecured Claim	s to Be Paid Thro	ough the Plan:	\$20,728.65			

8. Executory Contracts	Executory Contracts and Unexpired Leases.							
✓ If checked, the checked,	✓ If checked, the Debtor does not have any executory contracts and/or unexpired leases.							
contracts and ur by Debtor. Debt	nexpired leases are assumed, or proposes to cure any defau amounts projected in column	tracts and/or unexpired leases. I and payments due after filing of alt by paying the arrearage on the (d) at the same time that payme	f the case will be paid directly e assumed leases or					
(a) Creditor	(b) Nature of lease or executory contract	(c) Estimated arrearage claim	(d) Estimated monthly payment					
-NONE-	oxedutory contract	Oldini	paymont					
		Totals:						
•	e. Property of the estate shall ation; or	eted upon confirmation of the pla	.n.					
1 of this plan. Attorney's Fees are to be paid at with all available funds (less trust	•	on confirmation. After confirmation, a full.	Attorney's fees shall be paid					
Debtor the customary monthly 12. Modification. Debtor may	notices or coupons or statem file a pre-confirmation modifie	ors to be paid directly by the Delents notwithstanding the automatation of this plan that is not matat said modification is not materi	atic stay. terially adverse to creditors					
Date March 4, 2016 Attorney /s/ Chad L. Schombi	Signature	/s/ Pamela J Holmes Pamela J Holmes Debtor						
Attorney /s/ Chad L. Schomburg								

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Chapter 13 Model Plan - as of January 20, 2011